UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/757,472	01/15/2004	Kazuki Hayashibara	010482.53148US 4145	
23911 CROWELL &	7590 08/23/2007 MORING LLP	EXAMINER		
INTELLECTU	AL PROPERTY GROU	SHIBRU, HELEN		
P.O. BOX 1430 WASHINGTO	00 N, DC 20044-4300	ART UNIT	PAPER NUMBER	
	.,		2621	
			MAIL DATE	DELIVERY MODE
			08/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application N	0.	Applicant(s)				
Office Action Summary		10/757,472		HAYASHIBARA ET AL.				
		Examiner		Art Unit				
		HELEN SHIBE	ŧU	2621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
Period for Reply								
A SHORTENED STATUTORY WHICHEVER IS LONGER, FR - Extensions of time may be available undo after SIX (6) MONTHS from the mailing of - If NO period for reply is specified above, - Failure to reply within the set or extended Any reply received by the Office later that earned patent term adjustment. See 37 (6)	OM THE MAILING DA er the provisions of 37 CFR 1.13 ate of this communication. the maximum statutory period w period for reply will, by statute, a three months after the mailing	ATE OF THIS ( 36(a). In no event, he will apply and will expi , cause the applicatio	COMMUNICATION owever, may a reply be time ire SIX (6) MONTHS from to n to become ABANDONED	l. ely filed he mailing date of this on (35 U.S.C. § 133).				
Status								
1) Responsive to communic	cation(s) filed on 15 Ja	anuary 2004.						
2a) This action is FINAL.								
3) Since this application is i	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance wit	h the practice under E	Ex parte Quayle	, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims								
4)⊠ Claim(s) <u>1-4</u> is/are pendi	ng in the application.							
4a) Of the above claim(s)	- ' '	wn from consid	eration.					
	5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-4</u> is/are reject	⊠ Claim(s) <u>1-4</u> is/are rejected.							
7) Claim(s) is/are ob	ected to.							
8) Claim(s) are subject	ect to restriction and/or	r election requi	rement.					
Application Papers								
9)☐ The specification is objec	ted to by the Examine	r						
· <u> </u>		·	d or b) ☐ objected	to by the Examin	er.			
	10)⊠ The drawing(s) filed on <u>15 January 2004</u> is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
12)⊠ Acknowledgment is made	of a claim for foreign	priority under	35 U.S.C. § 119(a)	-(d) or (f).				
a)⊠ All b)☐ Some * c)☐	•		• • • • • • • • • • • • • • • • • • • •	( )				
1. Certified copies of the priority documents have been received.								
2. Certified copies of								
•	fied copies of the prior	•		d in this National	Stage			
·	e International Bureau	•						
* See the attached detailed	Office action for a list (	of the certified	copies not received	d.				
Attachment(s)								
1) Notice of References Cited (PTO-89)		, 4) [	Interview Summary (					
<ol> <li>Notice of Draftsperson's Patent Draw</li> <li>Information Disclosure Statement(s)</li> <li>Paper No(s)/Mail Date <u>02/09/06&amp;01/</u></li> </ol>	(PTO/SB/08)		Paper No(s)/Mail Dat Notice of Informal Pa Other:					

Application/Control Number: 10/757,472 Page 2

Art Unit: 2621

\*

## Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nozaki (US Pat. No. 6,396,998) in view of Yoshinori (JP Publication No. 08-287616) further in view of Mayumi (JP Publication No 2001-126377) and further in view of Picolet.

Regarding claim 1, Nozaki discloses an optical disc apparatus comprising: an optical pickup for reading out compressed data, including compressed video data and compressed audio data, recorded in a recorded area of an optical disc (see fig. 1); a memory for storing a table of identification information for identifying kinds of the compressed data read out by the optical pickup (see figs. 1 and 8, and col. 8 lines 8-48); a demultiplexer for demultiplexing the compressed data, including compressed video data and compressed audio data, read out by the optical pickup into assorted kinds of data in accordance with the identification information stored in the memory (see fig. 1 and col. 8 lines 34-48 where it teaches audio and video pakekets are separated. MPU reads data on the management area, see col. 8 lines 15-33); a video decoder for decoding the compressed video data demultiplexed by the demultiplexer (see video decoder in fig. 1); an audio decoder for decoding the compressed audio data demultiplexed by the demultiplexer (see audio decoder in fig. 1); an output terminal for outputting the video data decoded by the video decoder (see fig. 1); and a main controller for controlling the optical pickup, the memory, the demultiplexer, the video

decoder, the audio decoder and the output terminal (see main MPU in fig. 1), wherein the table of the identification information stored in the memory contains audio identification information for identifying kinds of compressed audio data (see col. 1 lines 22-29, col. 4 line 64-col. 5 line 7).

Claim 1 differs from Nozaki in that the claim further requires the audio decoder comprises plural kinds of audio decoders for respectively decoding plural kinds of compressed audio data read out by the optical pickup wherein selection out of the audio decoders is performed in a manner that the audio 'identification information contained in the compressed audio data which is' read out by the optical pickup is compared with the audio identification information in the table of the identification information stored in the memory, thereby the kind of the compressed audio data read out by the optical pickup is discriminated, and one of the audio decoders is selected in accordance with the thus discriminated kind of compressed audio data, wherein the audio decoder is absent of a DTS audio decoding function or DTS audio output function, and wherein the main controller performs such control that, m restarting a decoding process, compressed data of DTS audio is prevented from being sent to the audio decoder, thereby preventing the optical disc apparatus from becoming unable to output audio data from the output terminal.

In the same field of endeavor Yoshinori teaches multiple decoders, 403 and 404 and the system control means 109 controls the decode start time of the first audio data decode means and the second audio data decode means based on the time information of PTS (Presentation Time Stamp). The data change means switches data based on the control signal that the bit stream analysis means generated from stream ID (see paragraph 0021). Therefore in light of the

teaching in Yoshinori it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Nozaki by including a plurality of audio decoders and switches the decoders based on stream ID in order to carry out predetermined actuation.

Claim 1 further differs from the proposed combination of Nozaki and Yoshinori in that the claim further requires the audio decoder is absent of DTS audio decoding or DTS audio output function and that compressed data of DTS audio is prevented from being sent to the audio reproduction means.

In the same field of endeavor Mayumi discloses an audio decoder is absent of DTS audio decoding or DTS audio output function (see paragraphs 0004-0010). Mayumi further discloses when a DTS disk is played in CD player which is not DTS correspondence, a noise will appear. Therefore in light of the teaching in Mayumi it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the proposed combination of Nozaki and Yoshinori by including no DTS decoder function and preventing from being sent to the audio decoder in order to distinct DTS disk.

Claim 1 further differs from the above proposed combinations of Nozaki, Yoshinori, and Mayumi in that the claim further requires restarting a decoding process as cited in claim 1.

In the same field of endeavor Picolet discloses creating stream identifiers or access the appropriate table from storage (see page 10 line 8 to page 11 line 4). Picolet further discloses selection is performed based on the form of identifier. See also claims 10-17. Therefore in light of the teaching in Picolet it would have been obvious to one of ordinary skill in the art at the time

Application/Control Number: 10/757,472

Art Unit: 2621

the invention was made to modify the proposed combinations of Nozaki, Yoshinori, and Mayumi by including restarting in order to carry alternative sound tracks.

Page 5

Regarding claim 2, Picolet discloses in restarting the reproduction process, the main controller performs such control as to extract, from the compressed audio data read out by the optical pickup, the same kind of compressed audio data as that decoded in a preceding decoding process, and to send the extracted compressed audio data to the audio decoder (see page 10 line 8 to page 11 line 4 and claims 10-17. See also claim 1 rejection above).

Regarding claim 3, Mayumi discloses absent of the DTS audio decoding function or DTS audio output function, wherein, in stopping a preceding reproduction process, the memory means stores audio identification information corresponding to the kind of audio having been reproduced in the preceding reproduction process, and wherein, in restarting the reproduction process, the demultiplexer is so controlled by the main controller as to extract, from the compressed audio data read out by the optical pickup, compressed audio data having the same audio identification information that the memory stores, and to send the extracted compressed audio data to the audio decoder (see paragraphs 0004-0010. See also claim 1 rejection above).

Regarding claim 4, Yoshinori teaches the audio identification information comprises an entirety of a stream identifier and a part of a substream identifier (see paragraph 0021. See also claim 1 rejection above).

## Conclusion

Application/Control Number: 10/757,472

Art Unit: 2621

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HELEN SHIBRU whose telephone number is (571)272-7329.

The examiner can normally be reached on 8AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, THAI TRAN can be reached on (571) 272-7382. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Helen Shibru August 14, 2007 MEHRDAD DASTOURI
SUPERVISORY PATENT EXAMINER

TC 2600 for Thai Tran Page 6